# CONGRESSIONAL RECORD—HOUSE

Peterson (MN) Sandlin Terry Thomas Peterson (PA) Petri Schakowsky Thompson (CA) Pickering Schiff Thompson (MS) Schrock Pitts Thornberry Platts Scott (GA) Tiahrt Scott (VA) Pombo Tiberi Pomeroy Sensenbrenner Tierney Porter Serrano Toomey Portman Sessions Towns Shadegg Price (NC) Turner (OH) Pryce (OH) Shaw Turner (TX) Shavs Putnam Udall (CO) Sherman Quinn Udall (NM) Sherwood Shimkus Radanovich Upton Van Hollen Rahall Ramstad Velazquez Rangel Simmons Visclosky Simpson Regula Vitter Rehberg Skelton Walden (OR) Slaughter Smith (MI) Renzi Walsh Reves Wamp Reynolds Smith (NJ) Waters Rodriguez Smith (TX) Watson Rogers (AL) Smith (WA) Watt Rogers (KY) Waxman Rohrabacher Solis Weiner Ros-Lehtinen Souder Weldon (FL) Spratt Ross Weldon (PA) Rothman Stark Weller Roybal-Allard Stearns Stenholm Wexler Royce Ruppersberger Whitfield Strickland Rush Stupak Wicker Ryan (OH) Wilson (NM) Sullivan Wilson (SC) Rvan (WI) Sweenev Wolf Ryun (KS) Tancredo Woolsey Sabo Tanner Sanchez, Linda Tauscher Wu Tauzin Wynn Taylor (MS) Young (AK) Sanchez, Loretta Young (FL) Sanders Taylor (NC)

## NOT VOTING-10

Brady (TX) Houghton Paul Crenshaw Hunter Rogers (MI) Dooley (CA) Issa Gephardt McCarthy (MO)

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (during the vote). Members are advised that there are 2 minutes remaining on this vote.

### □ 1243

So the concurrent resolution was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

Stated for:

Mr. ISSA. Mr. Speaker, on rollcall No. 128 I was inadvertently detained. Had I been present, I would have voted "yea."

EXPRESSING SUPPORT FOR RE-NEWED EFFORT TO FIND PEACE-FUL, JUST, AND LASTING SET-TLEMENT TO CYPRUS PROBLEM

The SPEAKER pro tempore. The unfinished business is the question of suspending the rules and agreeing to the resolution, H. Res. 165, as amended.

The Clerk read the title of the resolution.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Nebraska (Mr. BEREUTER) that the House suspend the rules and agree to the resolution, H. Res. 165, as amended, on which the yeas and nays are ordered.

This will be a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 422, nays 0, not voting 12, as follows:

#### [Roll No. 129]

Abercrombie

Ackerman

Aderholt

Alexander

Andrews

Akin

Allen

Baca

Bachus

Baird

Baker

Bass

Baldwin

Ballance

Ballenger Barrett (SC)

Barton (TX)

Beauprez

Becerra Bell

Bereuter

Berkley

Berman

Biggert Bilirakis

Bishop (GA)

Bishop (NY) Bishop (UT) Blackburn

Blumenauer

Blunt

Boehlert

Boehner

Bonilla

Bonner

Boozman

Boswell

Boucher

Bradley (NH)

Brady (PA)

Brown (OH)

Brown (SC)

Ginny

Burton (IN)

Burgess

Calvert

Cannon

Cantor

Capito

Capuano

Cardin

Cardoza

Carter

Castle

Chabot

Chocola

Clyburn

Case

Clay

Coble

Collins

Cooper

Costello

Cramer

Crowley

Culberson

Cummings

Davis (AL)

Davis (CA)

Davis (FL)

Davis (IL)

Davis (TN)

Deal (GA)

DeFazio

Davis, Jo Ann Davis, Tom

Jenkins

John

Olver

Ortiz

Cunningham

Crane

Cubin

Cox

Combest

Carson (IN)

Carson (OK)

Capps

Camp

Burr

Brown, Corrine

Brown-Waite,

Boyd

Bono

Berry

Bartlett (MD)

YEAS-422 Delahunt Johnson (CT) Johnson (IL) DeLauro Johnson, E. B. DeLay DeMint Johnson, Sam Diaz-Balart, L. Jones (NC) Diaz-Balart, M. Jones (OH) Dicks Kanjorski Dingell Kaptur Doggett Doolittle Keller Kelly Doyle Kennedy (MN) Kennedy (RI) Dreier Duncan Kildee Dunn Kilpatrick Edwards Kind Ehlers King (IA) Emanuel King (NÝ) Emerson Kingston Engel Kirk English Kleczka Eshoo Kline Etheridge Knollenberg Evans Everett Kolbe Kucinich LaHood Lampson Langevin Fattah Feeney Lantos Ferguson Filner Larsen (WA) Flake Larson (CT) Fletcher Latham Foley Forbes LaTourette Leach For dFossella Levin Frank (MA) Lewis (CA) Franks (AZ) Lewis (GA) Frelinghuysen Lewis (KY) Frost Linder Gallegly Lipinski Garrett (N.J) LoBiondo Gerlach Lofgren Gibbons Lowey Lucas (KY) Gilchrest Lucas (OK) Gillmor Gingrey Lynch Gonzalez Maiette Goode Maloney Goodlatte Manzullo Gordon Markey Marshall Goss Granger Matheson Matsui Graves McCarthy (NY) Green (TX) Green (WI) McCollum McCotter Greenwood McCrery Grijalva McDermott Gutierrez Gutknecht McGovern Hall McHugh Harman McInnis Harris McIntyre Hart McKeon Hastings (FL) McNulty Hastings (WA) Meehan Hayes Meek (FL) Havworth Meeks (NY) Hefley Menendez Hensarling Mica Michaud Herger Millender-Hinchey McDonald Miller (FL) Hinoiosa Miller (MI) Hobson Hoeffel Miller (NC) Hoekstra Miller, Gary Mollohan Holden Holt Moore Moran (KS) Honda Hooley (OR) Moran (VA) Hostettler Murphy Hoyer Murtha Hulshof Musgrave Hyde Nadler Inslee Napolitano Isakson Neal (MA) Israel Nethercutt Issa Ney Northup Istook Jackson (IL) Norwood Jackson-Lee Nunes (TX) Janklow Nussle Oberstar Jefferson Obey

Osborne Rush Tanner Ryan (OH) Tauscher Ose Otter Ryan (WI) Tauzin Taylor (MS) Owens Ryun (KS) Taylor (NC) Oxley Sabo Pallone Sánchez, Linda Terry Pascrell Thomas Sanchez, Loretta Pastor Thompson (CA) Payne Sanders Thompson (MS) Sandlin Thornberry Pearce Pelosi Saxton Tiahrt Pence Schakowsky Tiberi Peterson (MN) Schiff Tierney Peterson (PA) Schrock Toomey Scott (GA) Scott (VA) Petri Towns Pickering Turner (OH) Sensenbrenner Turner (TX) Udall (CO) Udall (NM) Platts Serrano Pombo Sessions Shadegg Pomeroy Upton Van Hollen Porter Shaw Velazquez Portman Shays Sherman Visclosky Price (NC) Pryce (OH) Putnam Sherwood Vitter Walden (OR) Shimkus Quinn Shuster Walsh Radanovich Simmons Wamp Rahall Waters Simpson Ramstad Skelton Watson Rangel Slaughter Watt Regula Smith (MI) Waxman Rehberg Smith (NJ) Weiner Weldon (FL) Smith (TX) Renzi Smith (WA) Weldon (PA) Reyes Reynolds Snyder Weller Rodriguez Solis Wexler Whitfield Rogers (AL) Souder Wicker Wilson (NM) Rogers (KY) Spratt Rogers (MI) Stark Rohrabacher Stearns Wilson (SC) Ros-Lehtinen Stenholm Wolf Ross Strickland Woolsey Rothman Stupak Roybal-Allard Sullivan Wynn Young (AK) Royce Sweeney Ruppersberger Tancredo Young (FL)

#### NOT VOTING-12

Brady (TX) Dooley (CA) McCarthy (MO) Conyers Gephardt Miller, George Crenshaw Houghton Myrick Deutsch Hunter Paul

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (Mr. Lahood) (during the vote). Members are reminded there are 2 minutes remaining on this vote.

## □ 1251

So (two-thirds having voted in favor thereof) the rules were suspended and the resolution, as amended, was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

## PERSONAL EXPLANATION

Mr. BRADY of Texas. Mr. Speaker, I regret that I missed rollcall votes 127, 128, and 129 earlier today. I was in a meeting with the five Central American presidents in town today to discuss the Central American Free Trade Agreement. Had I been present, I would have voted "yes" on all three bills: the Conference Report on S. 151, the PROTECT Act; H. Con. Res. 141, expressing the sense of the Congress that the Internal Revenue Code of 1986 should be fundamentally reformed to be fairer, simpler, and less costly and to encourage economic growth, individual liberty, and investment in American jobs; and H. Res. 165, expressing support for a renewed effort to find a peaceful, just, and lasting settlement to the Cyprus problem.

#### PERSONAL EXPLANATION

Mr. CRENSHAW. Mr. Speaker, I was unavoidably detained earlier today. I respectfully request the RECORD to reflect that, had I been here, I would have voted "yea" on roll No. 127 on agreeing to the conference report on S. 151. I would have also voted "yea" on roll No. 128 and 129 on the motions to suspend the rules and agree to the House Resolutions 141 and 165.

#### ENERGY POLICY ACT OF 2003

Mr. HASTINGS of Washington. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 189 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

#### H. RES. 189

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 2(b) of rule XVIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 6) to enhance energy conservation and research and development, to provide for security and diversity in the energy supply for the American people, and for other purposes. The first reading of the bill shall be dispensed with. All points of order against consideration of the bill are waived. General debate shall be confined to the bill and shall not exceed one hour and 30 minutes, with 30 minutes equally divided and controlled by the chairman and ranking minority member of the Committee on Energy and Commerce, and 20 minutes equally divided and controlled by the chairman and ranking minority member of each of the Committees on Science, Resources, and Ways and Means. After general debate the bill shall be considered for amendment under the five-minute rule. The bill shall be considered as read. No amendment shall be in order except those printed in the report of the Committee on Rules accompanying this resolution. Each amendment may be offered only in the order printed in the report, may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole. All points of order against such amendments are waived. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.

The SPEAKER pro tempore. The gentleman from Washington (Mr. HASTINGS) is recognized for 1 hour.

Mr. HASTINGS of Washington. Mr. Speaker, for the purpose of debate only, I yield the customary 30 minutes to the gentlewoman from New York (Ms. SLAUGHTER), pending which I yield myself such time as I may consume. During consideration of this resolution, all time yielded is for the purpose of debate only.

(Mr. HASTĬNGS of Washington asked and was given permission to revise and extend his remarks.) Mr. HASTINGS of Washington. Mr. Speaker, House Resolution 189 is a structured rule providing for the consideration of H.R. 6, the Energy Policy Act of 2003. The rule provides 1 hour and 30 minutes of general debate, with 30 minutes equally divided and controlled by the chairman and ranking minority member of the Committee on Energy and Commerce, and three periods of 20 minutes each to be equally divided and controlled by the chairman and ranking minority members of the Committees on Science, Resources, and Ways and Means.

The rule waives all points of order against consideration of the bill, and makes in order only those amendments printed in the Committee on Rules report accompanying the resolution.

The rule further provides that the amendments made in order may be offered only in the order printed in the report, may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for the time specified in the report, equally divided and controlled by a proponent and opponent, shall not be subject to amendment, and shall not be subject to a demand for a division in the House or in the Committee of the Whole.

Finally, the rule waives all points of order against the amendments printed in the report and provides one motion to recommit, with or without instructions

Mr. Speaker, H.R. 6 is a critically important piece of legislation that will provide for security and diversity in America's energy supply while enhancing energy conservation and research and development. The bill we will consider shortly is a comprehensive measure combining key elements from four separate bills reported by the respective committees of jurisdiction.

The first section of the bill passed by the Committee on Energy and Commerce seeks to expand domestic energy sources while striking a balance between State and Federal regulation of the Nation's electrical power grid. This section of the bill would also increase the strategic petroleum reserve to 1 billion barrels and contains provisions for a renewable fuel standard that requires increased production in the use of ethanol.

The second section of the bill passed by the Committee on Science authorizes \$31 billion for energy-related research and development programs, including funding for the President's hydrogen initiative and FreedomCar program, with the balance of the funding going to improvement of renewable energy, energy efficiency, clean coal technology, and nuclear programs.

The third section of the bill passed

The third section of the bill passed by the Committee on Resources includes a provision that would open the Alaskan National Wildlife Refuge, or ANWR, to much-needed oil exploration in a way designed to ensure maximum environmental protection of that significant national resource. Finally, the section of H.R. 6 reported by the Committee on Ways and Means means energy tax provisions amounting to \$18.7 billion that would incentivize access to inexpensive energy, bolster our national security by decreasing U.S. dependence on foreign oil, and promote conservation and the use of renewable sources of energy.

#### □ 1300

As a Member of Congress from the Pacific Northwest, I am particularly pleased, Mr. Speaker, that the authors of this legislation have concluded provisions I have long supported which would streamline the process of renewing permits for major hydroelectric facilities. Many of those projects are located in our part of the country and provide a sizeable share of our region's electrical power needs.

In closing, Mr. Speaker, let me say that the war in Iraq has once again highlighted the importance of ensuring America's energy independence. This bill is designed to do that in an environmentally responsible way. Accordingly, I urge my colleagues to support both the rule and the underlying bill.

Mr. Speaker, I reserve the balance of my time.

Ms. SLAUGHTER. Mr. Speaker, I yield myself such time as I may consume.

(Ms. SLAUGHTER asked and was given permission to revise and extend her remarks, and include extraneous material.)

Ms. SLAUGHTER. Mr. Speaker, I rise today to agree that the United States does indeed need a coherent, comprehensive energy plan. The events of the summer of 2001 clearly illustrate this. The raging power prices and the rolling blackouts in California and the historic implosion of Enron vividly showed America that our energy policies are broken and need to be fixed.

A few weeks ago, the Federal Energy Regulatory Commission ruled that widespread manipulation and misconduct by Enron and 30 other energy companies and the failures of deregulation of the energy industry caused the energy crisis that plagued California in 2000 and 2001. Unfortunately, Mr. Speaker, the bill does not fix what is broken. H.R. 6 does not address any of the lessons learned from the California energy crisis.

The legislation does not provide the Federal Energy Regulatory Commission with any antifraud authority. It does not criminalize the legal abuses by energy corporations that contributed to the California energy crisis.

Instead of providing stronger protections for consumers, the bill would repeal the Public Utility Holding Company Act, which protects both consumers and investors. In fact, some have argued that proper enforcement of the Public Utility Holding Company Act could have prevented the Enron disaster.

The bill fails consumers, but it benefits the giant energy corporations.